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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/615,443	07/08/2003	Daniel Stanimirovic		7388
7590 12/01/2004			EXAMINER	
Daniel Stanimirovic			TANNER, HARRY B	
2500 Parkview Hallandale, FL			ART UNIT	PAPER NUMBER
Transmiss, TE 33003			3744	-
			DATE MAILED: 12/01/2004	4

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/615,443	STANIMIROVIC, DANIEL V			
Office Action Summary	Examiner	Art Unit			
	Harry B. Tanner	3744			
The MAILING DATE of this communication Period for Reply	appears on the cover sheet w	ith the correspondence address			
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, and if NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some any reply received by the Office later than three months after the rearned patent term adjustment. See 37 CFR 1.704(b).	DN. R 1.136(a). In no event, however, may a n. a reply within the statutory minimum of thi eriod will apply and will expire SIX (6) MO tatute, cause the application to become A	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 20 August 2004.					
(a) This action is FINAL . 2b) This action is non-final.					
3) Since this application is in condition for all closed in accordance with the practice und					
Disposition of Claims					
4)	ndrawn from consideration.				
Application Papers					
9) The specification is objected to by the Exa 10) The drawing(s) filed on is/are: a) Applicant may not request that any objection to Replacement drawing sheet(s) including the α 11) The oath or declaration is objected to by the	accepted or b) objected to the drawing(s) be held in abeyon orrection is required if the drawing	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of: 1. Certified copies of the priority documents of the priority documents. Copies of the certified copies of the application from the International Between the attached detailed Office action for the second content of the application from the second content of the application from the second content of the application from the second content of the application for the attached detailed Office action for the second content of the application from the second content of the application for the application from the second content of the application for the a	ments have been received. ments have been received in priority documents have bee ureau (PCT Rule 17.2(a)).	Application No en received in this National Stage			
Attachment(s)					
1) Notice of References Cited (PTO-892)	, — D N	v Summary (PTO-413) o(s)/Mail Date			
 2) Notice of Draftsperson's Patent Drawing Review (PTO-94 3) Information Disclosure Statement(s) (PTO-1449 or PTO/S Paper No(s)/Mail Date 	°)	f Informal Patent Application (PTO-152)			

Restriction to one of the following inventions is required under 35 U.S.C. § 121:

- I. Claims 1,162, 163 and 299, drawn to variable volume air distribution system, classified in Class 165, subclass 217.
- II. Claims 126,187-188,195-196,199-204,206,219,272-291,296,297/296,298, drawn to a method of monitoring and display of intended operation point, classified in Class 161, subclass 11.1.
- III. Claims 292-293, drawn to a method for determining heat transfer of a heat exchanger classified in Class 374, subclass 39.
- IV. Claims 294-295, 297/294, drawn to a method for control of a terminal device, classified in Class 236, subclass 1B.
- V. Claims 300-304, drawn to control of outdoor air and return air content, classified in Class 165, subclass 249.
- VI. Claim 305, drawn to a smoke mode operation, classified in Class 454, subclass 257.

The inventions are distinct, each from the other because of the following reasons: Inventions of Group I, II, III, IV, V and VI are related as subcombinations disclosed as usable together in a single combination. The subcombinations are distinct from each other if they are shown to be separately usable. In the instant case, the invention in Group I as recited in claim 1 has separate utility such as in a system that does not have the establishing mover x/y values and interpolating signals of Group II; the correcting for densities, specific heat and specific gravity of Group III; the increasing BHP or fan blade pitch angle of Group IV; the calculating OA/RA values of Group V; nor the applying appropriate ACH required to dilute total air of smoke of Group VI. The invention in Group II as recited in claim 272 has separate utility such as in a system that

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does not have the primary mover, means for measuring mover speed, and output to motor control and damper actuation of Group I; the correcting for densities, specific heat and specific gravity of Group III; the increasing BHP or fan blade pitch angle of Group IV; the calculating OA/RA values of Group V; nor the applying appropriate ACH required to dilute total air of smoke of Group VI. The invention in Group III as recited in claim 292 has separate utility such as in a system that does not have the primary mover, means for measuring mover speed, and output to motor control and damper actuation of Group I; the establishing mover x/y values and interpolating signals of Group II; the increasing BHP or fan blade pitch angle of Group IV; the calculating OA/RA values of Group V; nor the applying appropriate ACH required to dilute total air of smoke of Group VI. The invention in Group IV as recited in claim 294 has separate utility such as in a system that does not have the primary mover, means for measuring mover speed, and output to motor control and damper actuation of Group I; the establishing mover x/y values and interpolating signals of Group II; the correcting for densities, specific heat and specific gravity of Group III; the calculating OA/RA values of Group V; nor the applying appropriate ACH required to dilute total air of smoke of Group VI. The invention in Group V as recited in claim 300 has separate utility such as in a system that does not have the primary mover, means for measuring mover speed, and output to motor control and damper actuation of Group I; the establishing mover x/y values and interpolating signals of Group II; the correcting for densities, specific heat and specific gravity of Group III; the increasing BHP or fan blade pitch angle of Group IV; nor the applying appropriate ACH required to dilute total air of smoke of Group VI. The invention in Group VI as recited in claim 305 has separate utility such as in a system that does not have the primary mover, means for measuring mover speed, and output to motor control and damper actuation of Group I; the establishing mover x/y values and

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interpolating signals of Group II; the correcting for densities, specific heat and specific gravity of Group III; the increasing BHP or fan blade pitch angle of Group IV; nor the calculating OA/RA values of Group V. See M.P.E.P. § 806.05(d).

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification and the search for each group is not required for the other groups restriction for examination purposes as indicated is proper.

Applicant is advised that the response to this requirement to be complete must include an election of the invention to be examined even though the requirement is traversed.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Harry B. Tanner whose telephone number is (571) 272-4813. The examiner can normally be reached 8:30 am to 6:00 pm Monday, Wednesday, Thursday and Friday and 2:00 pm to 6:00 pm Tuesday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Denise Esquivel, can be reached on (571) 272-4808. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For

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Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Harry B. Tanner Primary Examiner Art Unit 3744